Ì	Case 4:16-cr-00642-JAS-EJM Document	1 Filed 03/30/16	Page 1 of 3
1 2 3 4 5 6	JOHN S. LEONARDO United States Attorney District of Arizona Carin C. Duryee Assistant U.S. Attorney United States Courthouse 405 W. Congress Street, Suite 4800 Tucson, Arizona 85701 Telephone: 520-620-7300 Email: carin.duryee@usdoj.gov Attorneys for Plaintiff		RECEIVEDCOPY  2016 MAR 30 P 5: 51  CLERK US DISTRICT COURT DISTRICT OF ARIZONA
8	IN THE UNITED STATES DISTRICT COURT		
	FOR THE DISTRICT OF ARIZONA		
9	United States of America,	$  CR 1_{\frac{N}{N}}$	642TUC
11	Plaintiff,	Violations:	VICTIM CASE
12	VS.	18 USC §§ 2252	(a)(2) and (b)(1) ribution of Child
13	MANUEL MONTANO,	(Attempted Dist Pornography) Counts 1 - 2	ribution of Child
14	Defendant.		
15		18 USC §§ 2252. (Possession of C Count 3	A(a)(5)(B) and (b)(2) hild Pornography)
16			
17 18	THE GRAND JURY CHARGES:		
19	COUNT ONE		
20	ATTEMPTED DISTRIBUTION OF CHILD PORNOGRAPHY		
21	On or about April 8, 2015, in Sierra Vista, in the District of Arizona, MANUEL		
22	MONTANO, using any means or facility of interstate or foreign commerce, did		
23	thousingly attempt to distribute abild normography that is visual deniations the		
24	knowingly attempt to distribute child pornography, that is, visual depictions, the		
25	production of which involved the use of minors engaging in sexually explicit conduct, as		
26	defined in Title 18, United States Code, Section 2256(2), and which depicted such		
27			
28	•		

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conduct, which had been shipped and transported in interstate or foreign commerce by means of computer, or otherwise, including, but not limited to, the following files:

"000-097.jpg" "000-132.jpg"

All in violation of Title 18, United States Code, Sections 2252(a)(2) and (b)(1).

## **COUNT TWO**

## ATTEMPTED DISTRIBUTION OF CHILD PORNOGRAPHY

On or about April 24, 2015, in Sierra Vista, in the District of Arizona, MANUEL MONTANO, using any means or facility of interstate or foreign commerce, did knowingly attempt to distribute child pornography, that is, visual depictions, the production of which involved the use of minors engaging in sexually explicit conduct, as defined in Title 18, United States Code, Section 2256(2), and which depicted such conduct, which had been shipped and transported in interstate or foreign commerce by means of computer, or otherwise, including, but not limited to, the following file:

"000-097.jpg"

All in violation of Title 18, United States Code, Sections 2252(a)(2) and (b)(1).

## **COUNT THREE**

## POSSESSION OF CHILD PORNOGRAPHY

On or about August 20, 2015, in Sierra Vista, in the District of Arizona, MANUEL MONTANO did knowingly possess child pornography, that is, visual depictions, the production of which involved the use of minors, including pre-pubescent *United States of America v. Manuel Montano* 

minors, engaging in sexually explicit conduct, as defined in Title 18, United States Code, 1 Section 2256(2), and which depicted such conduct, that had been mailed, shipped and 2 3 transported in interstate and foreign commerce by any means, including computer, and 4 which was produced using materials which had been mailed and shipped and transported 5 in interstate and foreign commerce; that is, MANUEL MONTANO knowingly possessed 6 7 on a Dell desktop computer (Service Tag: D2M06J1) images of child pornography, 8 including, but not limited to, the following files: 9 " SC 0120 [1600X1200].jpg" 10 "&-+(155).jpg" 11 "(ロリータ) くみ 5才 小学生\_mpg.jpg" "sm-crissy062-1.jpg" 12 "[True pedo zoo] Ptsc 9Yo Jenny Daughter Tied Up And Dog Licking 13 Her New.avi" "Max-Falko+Bdsmtrieler1.mp4" 14 "1 faine.mp4" 15 All in violation of Title 18, United States Code, Sections 2252A(a)(5)(B) and 16 (b)(2).17 A TRUE BILL 18 19 /S/ 20 Presiding Juror 21 JOHN S. LEONARDO 22 United States Attorney District of Arizona REDACTED FOR 23 THE IC DISCLOSURE /S/ 24 Carin C. Duryee 25 Assistant U.S. Attorney 26 Dated: March 30, 2016 27 United States of America v. Manuel Montano Indictment Page 3 of 3 28